

[Reported for the Louisville Courier.]

**POLICE COURT.**  
GEO. W. JOHNSTON, Judge.  
THURSDAY, AUGUST  
**DRUNK AND DISORDERLY.**—One Thomas Tier  
a stranger no doubt, was presented on the a  
charges, and having nothing to say, he was

to bail for his good behavior three months in the city jail.

**ANOTHER OF THE SAME SORT.**—John Burns, a maker of a big lick over the head, was next charged on similar charges and served the same term.

**CARRYING A CONCEALED WEAPON.**—Thomas McGee was charged on the charge of carrying concealed a deadly weapon. He seized, searched, and presented without a warrant a watch alleging that he was told the watch contained a deadly weapon. He searched his pockets, and he was held to bail in \$300 to answer a misdemeanor.

**CHARGES OF ATTEMPTS.**—An Assault, Jack Smith, a sturdy, bullet-headed free negro, was arrested on the charge of stealing two watermelons from a stand. He was charged with a small boy saw him take the fruit, and told him who ran after the thief, who turned him in on the charge of attempting to steal.

**CHARGE OF MISDEMEANOR.**—

**CHARGE OF SAVORING VARIOUS WORNERS.**—Robert McGee, a stout, black, free negro, was arrested on the charge of shooting at Bruce Grant on Tuesday night, the time of the illumination of the city. He was charged with saying that he was struck by the accused, for no reason whatever, that he knows of. He was about twenty years of age, and was charged with carrying a five or six shot stick, but didn't see who shot him. He was charged with carrying a gun, and the other pursuing and firing at him. A charge of the name of McKorkle saw the occurrence, and was charged with carrying a gun.

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leader of the Methodist Church, but a native of Shelby county, Ky. He had acknowledged the receipt of a check forwarded by Dick, as evidence that he had accepted the offer of a trial counsel, to stop the dreadful carnage, admit everything, and submit the case. He was unwilling to answer a felony, and in default was committed.

**(CRIMES OF BLOOD ACCORDING TO THE KILLING OF CUNTER.)**—Simone Froman was presented for examination as an accused felon, charged with the crime. Watchman Curry testified that Cur Sienevans was in arrest by watchman Arnold, who was taken to the station house, where he was caught. Cunter around the waist, where watchman told him to get go, as the other party was in arrest. He took hold of Gilmore, and they separated. He then followed him to the station. Cunter struck him, when one of the in the shot him, Bill. He recognized the accused as being the man who shot him. He was in front, and did not recognize accused as the man who shot him.

Watchman Arnold was present at the time, and saw him shoot. He did brand one man as "shoot him, Bill." The witness, at the time, as much as he could do to hold Sienevans, the time he was shot. He did not see Cur Sienevans. McCorkle, a boy, was at the scene of the shooting, but did not hear one say shoot him, Bill, but it was he didn't know. Others heard the man who shot him, but did not recognize accused. This closed the case, which was submitted to the court, and Froman discharged.

**Equity and Criminal Judge of the Fourth Judicial District, at Jackson.**

Ritter, C. N. Green

Largo	1,174
Logan	1,164
McClure	1,154
Butler	1,134
Finlanson	1,124
Stimpson	1,095
Allen	1,084
Hart	487
McAfee	269
	2,679

Ritter's majority, 57.

Ritter's published show, as received by the Secretary's office, duly certified, the numbers met on the 17th and compared the votes and finding a majority of 57 for Ritter, issued a certificate of election. The next morning, the votes of the 1-18, the Secretary of the State received a corrected certificate, with a letter from John M. Donaldson, a Justice, and one of the board of examiners for Warren county, stating that he made a mistake in certifying the vote of county; that Green's vote was 54, instead of 57, and that the difference of the 3 votes over, would elect him over Ritter by a majority of 23 votes. The Secretary replied that the question having been issued and forwarded by the reception of the letter, he was bound to enter in the certificate of the Justice, was, therefore, beyond his recall.

This mistake is unfortunate, but no blame is attached to any one. The examiners pursued their duty under the law, and Mr. Donaldson made the mistake, is a party friendly to the law, and could hardly be expected to officiate under the circumstances.—*Frankfort Post.*

1876.

**Important from Venezuela.**

the representative of the Republic of Venezuela, on July 15, 1950. (The convention held at Valencia. The constitution of 1951 has been adopted until the convention for 1951.)

The Secretary of Foreign Affairs, in view of the correspondence and personal interviews with the representatives, our worthy representative, on the same day, July 15, 1950, was informed by the Secretary of the Republic, Gen. Castro, has fully acknowledged the justice of the claim.

For several years this question has been causing concern to the Government of the Republic of the two countries, and recently the cause of a special mission to Washington. Its final end has been, at some point, the cause of the Republic, the two countries. The question of the island involved the delicate point of territorial rights, for Venezuela considered the island as part of its territory, and the Republic of the two countries that it were in dispute, that the present administration have not been able to oppose his country's demands.

England and France have lately sent instructions to their charge d'affaires to demand the delivery of Monagas, Guiterres, and Guisepuquero, and the Republic of the two countries has been obliged to accept the representations made to their Government, as they were compelled to do so, under the threat of a group of military forces, who under their protection. The protocol has not been insisted upon by either Power.

**Financial.**

The New York Tribune, of Tuesday, says that the bank statement of the week presents a picture of the Republic of the two countries, in movement caused by the taking of the Government loan—a large increase of loans, and a

[illegible]



ELECTION RETURNS.

From Trimble County.

Brooklyn, Ky., Aug. 13th, 1888.

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Trimbles County, Ky., Aug. 13th, 188



## SPECIAL NOTICES

**NOTICES.**  
**E GALLERY,**  
Third and Fourth sts.  
known in the art taken, and sat  
price and quality. Especial

**MESSAGE.**  
Queen's private message to Mr. [illegible] of a wish that he should [illegible], taken at Harris' Gallery [illegible] duty and sense of propriety, at [illegible] the Queen was a married woman [illegible] possibly object to the [illegible] much in the habit of making [illegible], anyhow; but a further [illegible] is thought, has decided him to [illegible]

**NOW,**  
[illegible] takes Ambrotypes for [illegible]  
**CENTS,**

On—Take it to the cottage  
 of pain; of accident or disease,  
 it rich and soothe the suffer-  
 er's rank can mitigate; take it  
 to God's creation and say if  
 not on a benign mission, heal-  
 ing the maladies of man as did  
 I.  
 limbing limbs made strong,  
 mellow into song.  
 Raymond & Patten, agents  
 feb20 dlawwewo  
 of LEA & PERKINS  
 CE. See advertisement of  
 and dlawly  
**NT FOR EVERYONE**

common at this season of the  
to a considerable extent, and  
our customers to the following  
medicines for those diseases, viz:  
Frederick's Dysentery Syrup,  
Lecturer, Professor McClintock's  
James's, London's, and *Rose's*

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It is the prescription of one of  
the most skillful female physicians in  
the world, and is used with never-failing suc-  
cess as the surest remedy in the world,  
for Cholera and Diarrhoea in Children,  
and for any other cause.  
The value is estimated by dollars and  
cents, and is sold  
in gold.  
It is sold every year in the United  
States, and is the best-  
tried remedy  
in the world.  
FIVE CENTS A BOTTLE  
The fac-simile of CURTIS &  
is on the outside wrapper.  
CURTIS &  
BIRD, Agents, Louisville  
throughout the world.

**TO FEMALES.**  
The combinations of ingredients of a long and extensive reputation, and certain, delicate, and painless, either from cold or otherwise, palpitation of the heart, disarrange from the interruption, successfully used as a preventive taken in pregnancy, as they encourage. Warranted purely anything injurious to life or which should be read, accompanied by mail by enclosing \$1.00, Box 4,561, Postoffice, New York, General Agent, for the

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--- Managers.

**A W I N G S**

THE

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Agent for R. FRANCH & Co.

**PICTURES.**  
between Fourth and Fifth.

**GALLERY.**

**ENIX**  
**Company,**  
**D, CONN.**  
L. LOOMIS, Pres't.  
y.  
DE, CINCINNATI.  
General Agent.  
- H. M. MAGILL,  
and Adjusters.  
\$2,000

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INDIANIA AGENCY,  
WIS., Agent.

**ASSETS, Jan. 1, 1885.**



To Cash	\$47,317 65
From Agents	48,452 94
Notes of Real Estate	17,700 00
Mortgage of Bank	19,000 00
Stocks	
Loans on ap-	50,778 41

General Security	100,000
Market Value	100,000
City Bank	50,000
and other N. Y.	50,000
Investments	2,127 94
	<b>\$341,710 59</b>
	<b>\$34,914 00</b>

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